

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF NEW YORK

In re: Marc Klein

X  
BK Case No: 1-19-46007-CEC  
Adv. Proc No: 1-20-01046-CEC

Lisa Cohen,  
Plaintiff

v.

Marc Klein,  
Defendant/Debtor  
Answering the complaint

X  
ANSWER verified answer

Defendant answers Plaintiff's Complaint as follows:

1. Defendant denies paragraph #1
2. Defendant denies paragraph #2
3. Defendant denies paragraph #3
4. Parties

- 4-1. Defendant denies without knowledge paragraph #1
- 4-2. Defendant admits paragraph #2

5. Facts common to all claims

- 5-1. Defendant denies paragraph #1
- 5-2. Defendant denies paragraph #2
- 5-3. Defendant denies paragraph #3
- 5-4. Defendant denies paragraph #4
- 5-5. Defendant denies paragraph #5
- 5-6. Defendant denies paragraph #6

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EASTERN DISTRICT OF  
NEW YORK  
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5-7. Defendant denies paragraph #7

5-8. Defendant denies paragraph #8

5-9. Defendant denies paragraph #9

5-10. Defendant denies paragraph #10

5-11. Defendant denies paragraph #11

5-12. Defendant denies paragraph #12

5-13. Defendant denies paragraph #13

5-14. Defendant denies paragraph #14

5-15. Defendant denies paragraph #15

5-16. Defendant denies paragraph #16

5-17. Defendant denies paragraph #17

5-18. Defendant admits paragraph #18

5-19. Defendant denies paragraph #19

5-20. Defendant denies paragraph #20, in fact plaintiff Lisa Cohen was on the list as a creditor on the bankruptcy petition

5-21. Defendant denies paragraph #21

6. First claim for relief

6-1. Defendant denies paragraph #22

6-2. Defendant denies paragraph #23

6-3. Defendant denies paragraph #24

6-4. Defendant denies paragraph #25

6-5. Defendant denies paragraph #26

7. Second claim for relief

7-1. Defendant denies paragraph #27

7-2. Defendant denies paragraph #28

7-3. Defendant denies paragraph #29

7-4. Defendant denies paragraph #30

7-5. Defendant denies paragraph #31

**8. Third claim for relief**

8-1. Defendant denies paragraph #32

8-2. Defendant denies paragraph #33

8-3. Defendant denies paragraph #34

8-4. Defendant denies paragraph #35

8-5. Defendant denies paragraph #36

**9. Fourth claim for relief**

9-1. Defendant denies paragraph #37

9-2. Defendant denies paragraph #38

9-3. Defendant denies paragraph #39

9-4. Defendant denies paragraph #40

**10. Fifth claim for relief against defendant sadek**

10-1. Defendant denies paragraph #41

10-2. Defendant denies paragraph #42

10-3. Defendant denies paragraph #43

10-4. Defendant denies paragraph #44

10-5. Defendant denies paragraph #45

**WHEREFORE**, Defendant states as follows:

1. Plaintiff adversary proceeding should be dismissed.
2. A Creditors meeting was held already on February 12, 2020 at 11AM

And for such other and further relief as the court deems just and proper.

DATE: May 14, 2020



Signature

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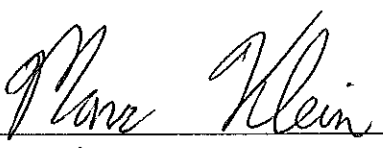
Marc Klein,  
Defendant/Debtor

X

CERTIFICATE OF SERVICE

The undersigned certifies that on May 14, 2020,  
(date of mailing)  
a copy of the annexed papers were served by depositing same, enclosed in a  
properly addressed postage- paid envelope, in an official depository under the  
exclusive care and custody of the United States Postal Service within the State  
of New York, upon Avraham Frisch 4 Forest Avenue, Suite 200, Paramus, NJ 07652:

Dated: May 14, 2020

  
(signature)